

**Response to Restriction Requirement and Elections of Species Requirement**

The Examiner has required restriction of the claims under 35 U.S.C. § 121 as follows:

I. Claims 1-56, drawn to a method of treating a patient with cerebrovascular ischemic event comprising administering to the patient a compound of formula I, classified in class 514, subclass 313.

II. Claims 57-65 drawn to compounds or compositions comprising the same classified in class 514, subclass 313, class 546, subclass 134.

The Office communication has also required Applicant to elect a single disclosed species.

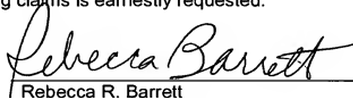
**Election**

Applicant elects the claims of Group II, and the species 4-(2,4-Dichloro-5-methoxyphenyl)amino]-6-methoxy-7-[3-(1-methylpiperidin-4-yl)propoxy]quinoline-3-carbonitrile recited in, for example, Claim 60. Applicant respectfully submits that Claim 57-65 read on the elected species. For the elected species, X is CH, R is methyl, n is 3, and R' is methyl.

With respect to the election of species requirement, it is Applicant's understanding that this election is being made to aid the Examiner in conducting a search and examination of the claimed subject matter, and is not to be construed as limiting the scope of Applicant's claims. It is Applicant's understanding also that, if the elected subject matter is found to be allowable over the prior art, the search and examination will be expanded to cover other species, until they include the full scope of the generic claims encompassed in the elected group.

**CONCLUSION**

Applicant maintains that the pending claims are in condition for allowance. Early and favorable notification of allowance of all pending claims is earnestly requested.



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